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Attorneys for Debtors
 GARY and JANET LUIZ

UNITED STATES BANKRUPTCY COURT
 EASTERN DISTRICT OF CALIFORNIA
 [Sacramento Division]

In re:)	Case No. 10-26139-A-7
GARY and JANET LUIZ,)	DC No. MHK-1
Debtors.)	Date: April 26, 2010
)	Time: 9:00 a.m.
)	Dept: A
)	Hon. Michael S. McManus

**DEBTORS' VERIFIED MOTION TO COMPEL TRUSTEE TO ABANDON
 DEBTORS' RESIDENCE AND ALL OTHER PROPERTY CLAIMED AS EXEMPT
 (Docket Control No. MHK-1)**

Debtors, Gary and Janet Luiz ("Debtors"), through their counsel, Meegan, Hanschu
 & Kassenbrock, represent as follows:

1. This case was filed as a Chapter 7 case on March 12, 2010.
2. The property of the Debtors' bankruptcy estate consists in part of Debtors' residence, which is a single family home located at 1966 Hawk Hill Lane in Lincoln, CA (APN 333-173-007) ("Residence").

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1 3. A Comparative Market Analysis ("CMA") of the Residence was recently
2 performed by Louise Kuret of Coldwell Banker. A copy of the CMA is filed herewith as
3 **Exhibit A**. Pursuant to the CMA, the Residence is valued in the low to mid- \$400,000's
4 and the suggested selling price range is anywhere from \$415,000 to \$435,000. The
5 Debtors listed the value for their Residence in their schedules at \$435,000. However, for
6 purposes of this motion, a value of \$425,000 is assumed.

7 4. The Residence is encumbered by the following:

8 First deed of trust (GMAC)	\$201,818.29
9 Second deed of trust (Chase)	<u>\$186,211.62</u>
10 Total encumbrances	\$388,029.91

11 Copies of the most recent mortgage statements from GMAC and Chase are submitted
12 collectively herewith as **Exhibit B**.

13 5. After deducting the total encumbrances of \$388,029.91 from the \$425,000
14 value, "equity" exists in the amount of \$36,970.09. The Debtors have claimed an
15 exemption of \$8,632.00 in any equity in their Residence pursuant to Code of Civil
16 Procedure section 703.140(b)(1). After applying that exemption, as well as an estimated
17 8% of the sales price for related sales commission and costs (i.e., \$34,000), no value
18 remains for consideration by the trustee in this bankruptcy case. Thus, Debtors request
19 the Court to compel the trustee to abandon any interest in their Residence. The Debtors
20 want to sell their house and move into a more affordable dwelling.

21 6. In addition to the Residence, there is certain property which the Debtors
22 claimed as exempt ("Exempt Property"). Submitted herewith as **Exhibit C** is a copy of the
23 Debtors' Schedule C which lists the Exempt Property. The Debtors believe there is no
24 equity in the Exempt Property for the estate.

25 7. 11 U.S.C. Section 554(b) permits a party in interest to, after notice and
26 hearing, request the Court order the trustee to abandon property of the estate. This is such
27 a motion. Abandonment of the Residence and Exempt Property by the estate to the
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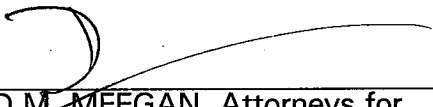
1 Debtors is appropriate because the Residence and Exempt Property are both of
2 inconsequential value and benefit to the estate and burdensome to the estate.

3 WHEREFORE, the Debtors ask this Court enter its order:

- 4 1. Directing the trustee to abandon the Residence and Exempt Property to the
5 Debtors, effective immediately upon entry of such an order; and,
6 2. For any and all such further relief the Court deems just.

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8 MEEGAN, HANSCHU & KASSENBRICK

9 DATED: March 26, 2010

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11 DAVID M. MEEGAN, Attorneys for
12 Debtors Gary and Janet Luiz
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VERIFICATION

I, Gary Luiz, am one of the debtors in the above-entitled action. I have read the above-referenced document and know the contents thereof. I certify that the same is true of my own knowledge, except as to the matters which are therein stated upon my information or belief, and as to those matters, I believe them to be true.

I declare under penalty of perjury that the foregoing is true and correct.

Executed on March 26, 2010, at Lincoln, California.


GARY LUIZ